PARSONS & GOLTRY

PATENT, TRADEMARK AND COPYRIGHT LAW 4000 NORTH CENTRAL AVENUE **SUITE 1220** PHOENIX, ARIZONA 85012

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DATE:

14 November 2005

USPTO, ARTURIT 2815

TIME:

9:00 a.m.

TO:

Examiner Lee

PHONE: FAX:

(703) 872-9306

FROM:

Robert A. Parsons

PHONE:

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Parsons & Goltry

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602-252-7198

RE:

United States Patent Application Number 09/920,222

Number of pages including cover sheet: 14 pages

Confirmation Copy to follow? ____ No ____ Yes

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Attached to this facsimile is the Certification of Facsimile Transmission and the Second Amendment In Response to Examiner's Answer.

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NOV 1 4 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

ROBERT B. DAVIES

Serial No.:

09/920,222

Filed:

01 AUGUST 2001

For:

SEMICONDUCTOR DEVICE WITH

INDUCTIVE COMPONENT AND METHOD)

OF MAKING

CERTIFICATION OF FACSIMILE TRANSMISSION

Commissioner for Patents P.O. Box 1450 Alexandria VA 22313-1450

Fax: 703-872-9306

Dear Sirs:

I hereby certify that this correspondence, consisting of Second Amendment In Response to Examiner's Answer is transmitted to the Patent and Trademark Office (Fax. No. 703-872-9306) on the date shown below.

14 November 2005

CN 29370

4000 North Central Avenue Suite 1220 Phoenix, Arizona 85012 (602) 252-7494

Respectfully Submitted,

Robert A. Parsons Attorney for Applicant Reg. No. 32,713

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NOV 1 4 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Robert B. Davies

Serial No.: 09/920,222

Ex: LEE

Filed:

1 August 2001

Art Unit: 2815

For:

SEMICONDUCTOR DEVICE WITH)
INDUCTIVE COMPONENT AND)

METHOD OF MAKING

SECOND AMENDMENT IN RESPONSE TO EXAMINER'S ANSWER

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231 BOX NON-FEE AMENDMENT

Dear Sir:

This is in response to the Office Communication, mailed 19 October 2005, in the above identified case. Claims 45 thru 48 were allowed and claims 3, 38 thru 40, 43, and 44 were objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form. Accordingly, in reliance on this decision appellant amend the claims to place them in allowable form.

The Office Communication mailed 19 October 2005 stated that the amendments do not comply with 37 CFR 41.33 (2) in that the dependent claims must be rewritten in independent form. The cited CFR does state that amendments after the

filing of a brief will only be allowed if they place dependent claims in independent form. Since all of the amendments made to the claims in the paper filed on 4/22/05 placed a claim in independent form except an amendment to claim 39, appellant assumes that placing claim 39 in independent form will comply with 37 CFR 41.33 (2). Accordingly, appellant is hereby amending claim 39 simply to place it in independent form. No new amendments are being made.